

JUL 29 2020

ROBY L. PERRY II, CLERK
U.S. District Court
Southern District of West Virginia

Date July 25, 2020

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF WEST VIRGINIA

1:20-cv-00514

DELORES L. KNIGHT

Petitioner

vs.

INTERNAL REVENUE SERVICE

Respondent.

Discriminations of
amendment Taxes Refund
for years 2010; 2011; 2012;
2013 and 2014

Petitioner, Delores L. Knight Now comes before this court; Civil Suit Against the Internal Revenue Service for Discriminations against taxes refund amendment checks for years of 2010; 2011; 2012; 2013 and 2014 as list below.

BACKGROUND

The owner of Just Like Family III discover in year 2014 they had over inflate their Revenue Income for 2010; 2011; 2012; and 2013. When JLF III Jack Thomas off the Return allowance deductions off Revenue Income.

JLF III mail in amendment taxes for the years 2010; 2011; 2012; 2013 and 2014 to correct the error of the Revenue Income under JLF III, S. Corporation. The owner, Petitioner, and Theresa Adams had to all amendment taxes for years 2010; 2011; 2012; 2013 and 2014 due gain or loss must be file on their personal taxes returns.

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Wherefore the owner had overpay taxes for year 2010; 2011; 2012; 2013 and 2014. Henceforth the owners of JIFIT S. Corp. was due refund checks because of these error of over statement of JIFIT Income for years of 2010; 2011; 2012; 2013 and 2014.

Count ONE

1. IRS. error when fail to utilize amendment taxes Return for Petitioner in year 2010 and 2012. Petitioner had over paid base on the reduction of the Revenue Income for JIFIT.

Count Two

The IRS error when charge Petitioner amendment Return with assessment fees for the JIFIT for years fees that reach for years through 2024 against Petitioner. Refund for 2010, 2011, 2012, 2013 and 2014. Fact are JIFIT S. Corporation Close in June 2014. These not refund to petitioner.

Count Three

The IRS in 2019 disburse Petitioner amendment Refund Check for 2011. to judgement for conviction of 2017. Fact IRS lack jurisdiction to disburse check for 2011 refund for non relationship to the year 2017 judgement.

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Count Four

IRS, error erroneous when treat the two owner of JFIII amendment refund differently. Fact are that Theresa Adams was given her refund checks for 2011, but Petitioner refund check held until 2019 and then given for or to a judgement that was in 2017.

Count Five

IRS has violate Petitioner, Bill of Rights, Article 4... treat... fairly; Declaration of independence; All men created equal; and due process.

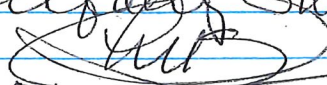
Relief

Petitioner, equal protection of the law 14 amendment. Seeking damages and her refund with interest for 2010, 2011, 2012, 2013 and 2014 amendment taxes return. In timely matter. ~~With~~ With Hearing of the evidence.

Conclusion

The Petitioner is asking Honorable Court grant her request base on the fact above and evidence that can easily be retreat from IRS files.

Respectfully Submitted


D. FLORES L. KNIGHT

7/25/2020

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